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6	Attorneys for Shelley D. Krohn, Chapter 7 Trustee		
. 7			
8	UNITED STATES BANKRUPTCY COURT		
9	DISTRICT OF NEVADA		
10	In re:	Case No. BK-S-12-14724-LBR Chapter 7	
11	WILLIAM WALTER PLISE,	Chapter /	
12	Debtor.		
13	SHELLEY D. KROHN, Chapter 7 Trustee,	Adv. No. BK-S-14-01073-LBR	
14	Plaintiff,	STIPULATION TO SCHEDULING	
15	V.	CONFERENCE	
16	WILLIAM WALTER PLISE, an Individual;	Original Hearing Date	
17	5550 LAS VEGAS, LLC, a Nevada Limited Liability Company; JOHNS & DURRANT,	Date of Hearing: September 10, 2014	
18	LLP, a Nevada Limited Liability Partnership; DOE individuals 1-10; and ROE	Time of Hearing: 10:00 a.m. Place: Courtroom No. 5, Second Floor	
19	corporations 1-10,	Foley Federal Building 300 Las Vegas Blvd., S.	
20	Defendants.	Las Vegas, NV 89101	
21		Continued Hearing Date	
22		Date of Hearing: October 29, 2014 Time of Hearing: 10:30 a.m.	
23		Place: Courtroom No. 5, Second Floor	
24		Foley Federal Building 300 Las Vegas Blvd., S.	
25		Las Vegas, NV 89101	
26	Judge: Honorable Linda B. Riegle		
27		e in the above-referenced bankruptcy case and the	
28	Plaintiff in the above-captioned adversary proce	eding, (alternatively, the " <u>Trustee</u> " or " <u>Plaintiff</u> ")	

by and through her counsel, Victoria L. Nelson, Esq. and Jacob L. Houmand, Esq., of the law firm of Nelson & Houmand, P.C., and Johns and Durrant, LLP ("J&D"), by and through its counsel Nedda Ghandi, Esq. of the law firm of Ghandi Deeter (Plaintiff and J&D shall be collectively referred to as the "Parties"), hereby stipulate and agree as follows:

I. RECITALS

- 1. On April 23, 2012, William Walter Plise (the "<u>Debtor</u>") filed a Petition under Chapter 7 of the United States Bankruptcy Code [Main Bankruptcy Docket No. 1].
- 2. On April 23, 2012, Plaintiff was appointed as the Chapter 7 Trustee in this matter [Main Bankruptcy Docket No. 3].
- 3. On April 22, 2014, Plaintiff filed a complaint against J&D alleging the following claims for relief: (1) alter ego, (2) avoidance of preferential transfer pursuant to 11 U.S.C. § 547(b); (3) avoidance of fraudulent transfer pursuant to 11 U.S.C. § 544; (4) avoidance of fraudulent transfers pursuant to 11 U.S.C. § 548; (5) recovery fraudulent transfers pursuant to 11 U.S.C. § 550; and (6) turnover of estate property pursuant to 11 U.S.C. § 542 (the "Complaint") [Adversary Proceeding Docket No. 1].
- 4. There is a Scheduling Conference in the above-captioned adversary proceeding scheduled for September 10, 2014, at 10:00 a.m.
 - 5. The Parties have agreed to settle the adversary proceeding.
- 6. The Parties now seek to continue the Scheduling Conference from September 10, 2014 at 10:00 a.m. to October 29, 2014, at 2:30 p.m. to provide the Parties additional time to finalize the terms of the Settlement Agreement and file a Motion to Approve Compromise Pursuant to Federal Rule of Bankruptcy Procedure 9019.

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	1	II. STII	PULATION	
	2	IT IS HEREBY STIPULATED AND AGREED that the Scheduling Conference shall		
	3	be continued from September 10, 2014 at 10:00 a.m. to October 29, 2014 at 10:30 a.m.		
	4	Dated this 8th day of September, 2014	Dated this 8th day of September, 2014	
	5		• • •	
	6	Victoria L. Nelson, Esq. (NV Bar No. 5436) Jacob L. Houmand, Esq. (NV Bar No. 12781) Nelson & Houmand, P.C. 3900 Paradise Road; Suite U	/s/ Nedda Ghandi Nedda Ghandi, Esq. Ghandi Deeter Law Offices 601 South Sixth Street Las Vegas, Nevada 89101	
	7			
	8			
	9	Las Vegas, Nevada 89169-0903 Attorneys for Shelley D. Krohn,	Attorney for Johns & Durrant, LLP	
	10	Chapter 7 Trustee		
	11			
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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Nelson & Houmand, P.C., and that on the 8th day of September, 2014, I caused to be served a true and correct copy of STIPULATION TO SCHEDULING CONFERENCE in the following manner:

(ELECTRONIC SERVICE) Under Administrative Order 02-1 (Rev. 8-31-04) of the United States Bankruptcy Court for the District of Nevada, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by that Court's facilities.

NEDDA GHANDI on behalf of Defendant JOHNS & DURRANT, LLP bankruptcy@ghandilaw.com

SHELLEY D. KROHN

shelley.trusteekrohn@7trustee.net, NV27@ecfcbis.com;becca.trusteekrohn@7trustee.net

VICTORIA L NELSON on behalf of Plaintiff SHELLEY D. KROHN <u>vnelson@nelsonhoumand.com</u>,

jhoumand@nelsonhoumand.com;cjorvig@nelsonhoumand.com;nalcantara@nelsonhoumand.com

[(UNITED STATES MAIL) By depositing a copy of the above-referenced document for mailing in the United States Mail, first class postage prepaid, to the parties listed below, at their last known mailing addresses, on the date above written.

OVERNIGHT COURIER) By depositing a true and correct copy of the above-referenced document for overnight delivery via Federal Express, at a collection facility maintained for such purpose, addressed to the parties on the attached service list, at their last known delivery address, on the date above written.

(FACSIMILE) That I served a true and correct copy of the above-referenced document via facsimile, to the facsimile numbers indicated, to those persons listed on the attached service list, on the date above written.

An employee of Nelson & Houmand, P.C.

NELSON & HOUMAND, P.C. 3900 Paradise Road, Suite U. Las Vegas, Nevada 89169 Telephone: (702) 720-3370 Facsimile: (702) 720-3371